United States Bankruptcy Court SOUTHERN DISTRICT OF CALIFORNIA

Debtor(s):	Michael Gammond	Case Number:		
			Check if this is an amended plan, and list below the sections of the plan that have been changed.	
	ry Chapter 13 Plan ebruary 15, 2021			
Part 1: N	otices			
To All Par	rties in Interest:			
	The court has provided guidelines for use of this form that of	an be f	Cound in CSD 1300A.	
	This plan does not provide for avoidance of a lien which imp by separate motion.	pairs ar	n exemption. This must be sought	
To Debtor	rs:			
	In some places this form provides you with options. You sho need to elect among the options. If you do, you should carefu appropriate.			
	In the following notice to creditors, you must check each box the	at appli	ies.	
To Credit	ors: Your rights may be affected by this plan. Your claim may be	e reduc	eed, modified, or eliminated.	
	You should read this plan carefully and discuss it with your attocase. If you do not have an attorney, you may wish to consult or		you have one in this bankruptcy	
	If you oppose the plan's treatment of your claim or any provision of this plan, you or your attorney must file an objection to confirmation in accordance with Southern District of California Local Bankruptcy Rule 3015-5 within 7 days after the filing of the Notice of Meeting of Creditors Held and Concluded. Untimely objections may not be considered. Any such objections must be noticed for hearing at least 28 days after filing the objection. The Court may confirm this plan without further notice if no objection to confirmation is filed. See Bankruptcy Rule 3015(f). In addition, you may need to file a timely proof of claim in order to be paid under any plan.			
	The following matters may be of particular importance. Debtors whether or not the plan includes each of the following items. If both boxes are checked, the provision will be ineffective if set of	an item	is checked as "Not Included" or if	
1.1	A limit on the amount of a secured claim, set out in § 3.2, which result in a partial payment or no payment at all to the secured cr	•	☐ Included ■ Non included	
1.2	Nonstandard provisions, set out in Part 9		☐ Included ■ Not included	
Part 2: P	lan Payments and Length of Plan			

2.1 Regular payments

CSD 1300 (12/	01/17]	Debtor(s)	Michael Gammond	Case number	
		ılar payments	s to the trustee as follows:		
	lete one. for 36	months (Ap	plicable commitment period	for below median debtor(s))	
\$300.00 per mo	onth for 6	0 months (Ap	oplicable commitment period	for above median debtor(s))	
\$ per secured or prior	for rity arrea	months or age or to ma	Despite applicable commitmed to meeting to m	nent period of 36 months, debtor(s) seekeet the liquidation test specified in § 5.2	k additional time to cure 2.2.)
2.2 Irregular p	ayments	·•			
Debtor(s) will c	change th	e payment an	nount at different time period	ls as follows:	
Insert additiona	al paymei	ıts as needed			
2.3 Manner of	paymen	ts.			
			ctly to the trustee from future cified by checking the box b	e earnings unless the court issues an ear- elow.	nings withholding order. Any
	Other (specify meth	od of payment):		·
2.4 Income tax Check all th	at apply.	()			
			·	nds received during the plan term.	
	Debtor(s) will supply the trustee with a copy of each federal and state tax return filed during the plan term within 14 days of filing the return.				
	Debtor(s) will turn over to the trustee all federal and state income tax refunds, other than earned income or child care tax credits, received during the plan term.				
			•	d state tax returns filed during the plan tome tax refunds received during the plan	
	change	e in circumst		exemptions during the plan term unlo all post-confirmation tax liabilities din	
2.5 Additional Check one. <u>i</u>	<u>If neither</u>	box is check	ed, "None" applies. checked, the rest of § 2.5 nee	ed not be completed or reproduced.	
2.6 The total a	mount of	f estimated p	ayments to the trustee pro	vided for in §§ 2.1 through 2.5 is \$18,	000.00 .
Part 3: Treat	ment of	Secured Cla	ims		
3.1 Maintenan	ce of pay	ments and c	ure of any default.		

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Check one. If neither box is checked, "None" applies.

None. If "None" is checked, the rest of § 3.1 need not be completed or reproduced.

3.2 Request for valuation of security and claim modification.

To determine the proper valuation of real estate secured claims, the debtor(s) must timely file a motion in accordance with Local Bankruptcy Rule 3015-8 in addition to including the creditor in this section of the plan. No such motion is necessary for valuation determinations for personal property secured claims.

The portion of any allowed claim that exceeds the amount of the secured claim will be treated as an unsecured claim under Part 5 of this plan unless the claim is entitled to priority status, in which case it will be provided in Part 4. If the amount of a creditor's secured claim is listed below as having no value, the creditor's allowed claim will be treated in its entirety as an unsecured claim under Part 5 of this plan. Unless otherwise ordered by the court, the amount of the creditor's total claim listed on the proof of claim controls over any contrary amounts listed in this paragraph.

The holder of any claim listed below as having value in the column headed *Amount of secured claim* will retain the lien until the earlier of the following events as applicable to the particular secured creditor: 1) payment of the underlying debt determined under nonbankruptcy law; 2) discharge under 11 U.S.C. § 1328, or 3) completion of payments under the plan if the debtors(s) are not entitled to a discharge. After the date applicable to termination of the lien, it will be released by the creditor unless the claim is a nondischargeable claim owed to a governmental entity. See Local Bankruptcy Rule 3015-8.

Check one. If neither box is checked, "None" applies.

■ None. If "None" is checked, the rest of § 3.2 need not be completed or reproduced.

3.3 Secured claims excluded from 11 U.S.C. § 506.

Check one. If neither box is checked, "None" applies.

None. If "None" is checked, the rest of § 3.3 need not be completed or reproduced.

3.4 Surrender of collateral to secured creditors.

Check one. <u>If neither box is checked, "None" applies.</u>

■ None. If "None" is checked, the rest of § 3.4 need not be completed or reproduced.

3.5 Intentional exclusion of claim from treatment under the plan.

Secured and partially secured creditors who received proper notice but who do not timely file a proof of claim, and who are not provided for elsewhere in the plan, will be considered excluded creditors and treated in this section.

Check one. If neither box is checked, "None" applies.

None. *If "None" is checked, the rest of § 3.5 need not be completed or reproduced.*

Part 4: Treatment of Priority Claims

4.1 Treatment of priority claims.

All allowed priority claims other than those treated in §§ 4.5 and 4.6 of the plan will be paid in full without interest.

4.2 Interest exception.

If the plan provides interest to unsecured nonpriority creditors, that same rate of interest will be paid to all creditors for which interest is not otherwise specifically provided under this plan.

4.3 Trustee's fees.

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		centage of which is set by the an payments; and during the		tee in accordance with applicable law. Trustee's estimated to total \$1,800.00.
4.4 Adequate p	protection payments.			
		on adequate protection paymor or (s), as this order may be a		itor, identified in General Order 175-F, from time.
4.5 Domestic s	upport obligations.			
Check one.	If neither box is check None. If "None" is	ed, "None" applies. checked, the rest of § 4.5 nee	ed not be completed	or reproduced.
4.6 Assigned d	omestic support obli	gations.		
Even discha		obligation claim is not listed	here, debtor(s) must	t nevertheless pay it in full to receive a
Insert	additional claims as n	eeded.		
4.7 Attorney's	fees			
		be paid under the plan is est ider 11 U.S.C. § 330 will be		.00. The balance of the fees awarded by court
Check one.				
	on a <i>priority</i> basis b	efore other priority claims of	ther than trustee's fe	es and adequate protection payments.
	in installment paym	ents of _\$	·	
4.8 Other prior	rity claims and secur	ed portion of federal and s	tate tax claims.	
				ms, are included in this section of the plan. The ecifically provided for elsewhere in this plan.
□ None.■ The de 12,737	ebtor(s) estimate the to 7.00. This sum is a total	the rest of § 4.8 need not be stal amount of priority and se	ccured tax claims to l d below to be paid in	duced. be paid under this section of the the plan to be \$ n accordance with this section. Priority claim
Check o	all that apply.			
	Internal Revenue Se	ervice in the estimated amoun	nt of \$	
	Franchise Tax Boar	d in the estimated amount of	\$	
	California Departmestimated amount o	ent of Tax and Fee Administ	ration in the	;
	Employment Devel	opment Department in the es	timated amount of	\$

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County Property Tax Assessor (not real property taxes) in the

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estimated amount of					
■ Other in the estimated amount of	\$12,737.00				
4.5. Theodonant of Normalouita Ungacounal Claims					

Part 5: Treatment of Nonpriority Unsecured Claims

5.1 General.

Nonpriority unsecured claims will be paid to the extent allowed as specified in this Part.

5.2 Nonpriority unsecured claims not separately classified.

Allowed nonpriority unsecured claims that are not separately classified in this plan will be paid, pro rata, all funds remaining after payment of all other creditors provided under the plan. Payments to unsecured creditors will be allowed to the extent paid if an allowed amended, late filed, or late added claim reduces the amount available to unsecured creditors under this section.

5.2.1 Projected payment to nonpriority unsecured creditors.

Based upon the total payments to the trustee listed in § 2.6 of the plan, minus the payments under the plan on the claims scheduled by the debtor(s) that are provided for in §§ 3.1 through 3.3, Part 4, §§ 5.3 through 5.5, and Part 6 of the plan, the estimated payment to allowed nonpriority unsecured claims not separately classified under the plan is \$0.00. This amount will be shared on a pro-rata basis on these claims. This amount will not be reduced by claims arising under 11 U.S.C. § 1305 and §§ 507(a)(1)(A) and (B) that are not fully addressed in the plan, but may otherwise increase or decrease.

5.2.2 Required payment to nonpriority unsecured creditors under the liquidation test.

If the estate of the debtor(s) were liquidated under chapter 7, nonpriority unsecured claims would be paid approximately \$0.00. The total of the payments on allowed nonpriority unsecured claims will be made in at least this amount, and debtor(s) will be required to make payments in addition to those specified in Part 2 to prevent the plan from going into default.

5.3 Interest on allowed nonpriority unsecured claims not separately classified.

Check one. If neither box is checked, "None" applies.

None. *If "None" is checked, the rest of § 5.3 need not be completed or reproduced.*

5.4 Non-filing co-debtor claim treatment for maintenance of payments and cure of any default on nonpriority unsecured claims.

Check one. If neither box is checked, "None" applies.

None. *If "None" is checked, the rest of § 5.4 need not be completed or reproduced.*

5.5 Other separately classified nonpriority unsecured claims.

Check one. If neither box is checked, "None" applies.

None. *If "None" is checked, the rest of § 5.5 need not be completed or reproduced.*

Part 6: Executory Contracts and Unexpired Leases

The executory contracts and unexpired leases listed below are assumed and will be treated as specified. All other executory contracts and unexpired leases are rejected.

Check one. If neither box is checked, "None" applies.

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■ None. If "None" is	checked, the rest of § 6.1 nee	ed not be completed or reproduced.
Part 7: Order of Distribution of T	Prustee Payments	
Trustee will have discretion to deter payment to claims that are subject to		n within the requirements of applicable law and whether to reserve
Part 8: Vesting of Property of the	Estate	
a Chapter 13 discharge. Before then, value, or to enter into loan modification can be caused by called, except those liens avoided by called,	the debtor(s) must seek approons. Revestment will be subjected ourt order or extinguished by y Code, the property of the est	er 13 discharge is granted or the case is dismissed or closed without oval of the court to purchase, sell, or refinance property of a materia ject to all liens and encumbrances in existence when the case was a operation of law. In the event the case is converted to a case under state will vest in accordance with applicable law.
Check"None" or List Nonstandard Pl	an Provisions	
■ None. If "None" is	checked, the rest of Part 9 ne	eed not be completed or reproduced.
Part 10: Signatures		
Signatures of Debtor(s) and Debtor	c(s)' Attorney	
f the Debtor(s) do not have an attorn attorney for the Debtor(s), if any, mu		below; otherwise the $Debtor(s)'$ signatures are optional. The
/s/ Gregory T Highnote Gregory T Highnote	D	Date February 15, 2021
Signature of Attorney for Debto	r(s)	

By filing this document, the Debtor(s), if not represented by an attorney, or the Attorney for Debtor(s) also certify(ies) that the wording and order of the provisions in this Chapter 13 plan are identical to those contained in CSD 1300, other than any nonstandard provisions included in Part 9.